

ORIGINAL

EX PARTE OR LATE FILED

ORIGINAL

DOW, LOHNES & ALBERTSON, PLLC
ATTORNEYS AT LAW

J.G. HARRINGTON
DIRECT DIAL 202-776-2818
jharrington@dlaalaw.com

WASHINGTON, D.C.

1200 NEW HAMPSHIRE AVENUE, N.W. • SUITE 800 • WASHINGTON, D.C. 20036-6802
TELEPHONE 202-776-2000 • FACSIMILE 202-776-2222

ONE RAVINIA DRIVE • SUITE 1600
ATLANTA, GEORGIA 30346-2108
TELEPHONE 770-901-8600
FACSIMILE 770-901-8874

December 10, 2002

RECEIVED

DEC 10 2002

FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

Marlene H. Dortcli, Esq.
Secretary
Federal Communications Commission
445 - 12th Street, SW, Room 8B201
Washington, DC 20554

Re: Review of the Section 251 Unbundling Obligations of Incumbent Local Exchange Carriers
CC Docket Nos. 01-338, 96-98, 98-147
Notice of Oral Ex Parte Communication

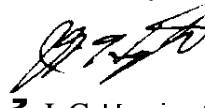
Dear Ms. Dortch:

Carrington Phillip and Douglass Garrett of Cox Communications, Inc. and the undersigned met today with Christopher Libertelli of Chairman Powell's office concerning issues relating to the provisioning of subloop elements in the above-referenced proceeding. The substance of the meeting is summarized on the attached document, which was provided to Mr. Libertelli during the meeting.

In accordance with the requirements of Section 1.1206 of the Commission's rules, the original and five copies of this letter are being submitted to your office on this date, and 3 copy of this letter is being sent to Mr. Libertelli.

Please inform me if any questions should arise in connection with this letter.

Sincerely,



J.G. Harrington

JGH/vll

cc (w/o attach.): Christopher D. Libertelli, Esq

045

SUBLOOP ISSUES

COX COMMUNICATIONS, INC.
CC Doc KET NO. 01-338

- **Certain ILECs impose unreasonable conditions when transferring customers in MTE/MDU environments.**
 - Some ILECs refuse to permit Cox to perform the physical changeover necessary to install service.
 - One ILEC, for instance, requires special construction to create a new terminal block, then requires that its own technicians perform any changeovers. This results in delays of up to four months to enter a building, plus separate delays for each installation and imposes unnecessary costs.
 - In well over 100,000 MTE/MDU installations, Cox has experienced only a handful of incidents, none of which have threatened network integrity or customer safety.
- **Not all ILECs impose these requirements.**
 - When the ILEC does not interfere, Cox performs the changeover, which involves moving wiring only on the customer side of the ILEC terminal block (or NID). This is exactly the approach the Commission adopted in the *Virginia Arbitration Order*.
 - Cox does not impose similar requirements on ILECs switching customers back from Cox, even when Cox is the primary carrier serving the building.
- **The Commission should apply the *Virginia Arbitration Order* approach to subloop unbundling generally.**
 - CLECs should be permitted to perform changeovers without interference, subject to the requirement that they report any instances in which they are using ILEC subloops so they can be charged properly.
 - Charges should reflect the cost of the subloop itself, and should not include any costs for technician dispatch or labor unless those costs actually are incurred.